UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF NEW JERSEY Caption in Compliance with D.N.J. LBR 9004-1(b) E. Richard Dressel, Esquire (ED1793) Lex Nova Law, LLC 10 E. Stow Road, Suite 250 Marlton, NJ 08053 rdressel@lexnovalaw.com (856) 382-8211 Attorneys for Andrew Sklar, Chapter 7 Trustee	
In Re: ORBIT ENERGY & POWER, LLC, Debtor.	Case No.: 22-19628 (ABA) Adv. Pro No.: 23-1338 (ABA) Chapter: 7 Date of Hearing: 07/16/24 @ 10:00 a.m. Judge: Andrew B. Altenburg
ANDREW SKLAR, CHAPTER 7 TRUSTEE	
Plaintiff,	

CERTIFICATION OF ANDREW SKLAR IN SUPPORT OF MOTION TO APPROVE SETTLEMENT AGREEMENT BETWEEN ANDREW SKLAR, CHAPTER 7 TRUSTEE OF ORBIT ENERGY AND ELEMENT 78 PARTNERS, LLC/CADILUS, INC.

I, ANDREW SKLAR, of full age, hereby certify as follows:

Defendant.

- 1. I am the Trustee appointed in this case by the Office of the United States Trustee, which appointment remains in effect. As such, I have full knowledge of the facts as set forth herein.
 - 2. I submit this certification in support of the motion ("Motion") to approve

CADILUS, INC.,

Case 22-19628-ABA Doc 502-3 Filed 06/14/24 Entered 06/14/24 10:59:56 Desc Certification Page 2 of 3

the settlement agreement (the "Settlement Agreement" between me, in my capacity as Chapter 7 trustee of Orbit Energy & Power, LLC ("Orbit" or "Debtor"), and ECO Fasten, LLC/Cadilus, Inc. (together, "ECO").

- 3. A copy of the Settlement Agreement is attached hereto as Exhibit A and incorporated herein.
- 4. To underscore the key considerations of the governing multi-factored analysis for approving settlements, I submit the following: (a) probability of success in litigation - the Trustee acknowledges the existence of a substantial ordinary course defense to the Trustee's claim and there is always some risk in litigation, and the Settlement Agreement brings \$19,000.00 into the estate and eliminates that risk; (b) likely difficulties in collection - collection seems probable and is not a significant factor in this matter; (c) complexity of litigation involved and the expense, inconvenience and delay necessarily attending it. - the underlying litigation involves many factual and legal issues which would necessarily require an expert witness to establish the Trustee's claims, increasing the cost of the litigation to the estate; and (d) the paramount interest of creditors -- the Settlement Agreement provides a fixed distribution to the Chapter 7 estate now, rather than an uncertain amount which would only comes after protracted litigation and brings \$19,000 into the estate.
- 5. In my business judgment as Trustee, I believe that the Settlement Agreement is reasonable and in the best interest of the estate. Accordingly, I respectfully request that the Court approve the Settlement Agreement.

Case 22-19628-ABA Doc 502-3 Filed 06/14/24 Entered 06/14/24 10:59:56 Desc Certification Page 3 of 3

I certify, under penalty of perjury, that the foregoing statements made by me are true and correct, to the best of my knowledge, information, and belief.

DATED: June 14, 2024 /s/ Andrew Sklar

Andrew Sklar